

REMARKS

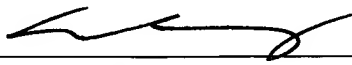
Claims 19, 20, 22, 27, and 29 have been cancelled. Claims 1, 23, and 28 have been amended to clarify the subject matter regarded as the invention. Claims 1-18, 21, 23-26, and 28 are pending.

The Examiner has rejected claims 1-4, 7-17, 21, 23-26 and 28 under 103(a) as being unpatentable over Hanson et. al., Fielding et. al. and Lynch, and claims 5, 6, and 18 under 103(a) as being unpatentable over Hanson et. al., Fielding et. al., Lynch, and Knight. The rejection is respectfully traversed. Hanson and Fielding teach content collaboration among a group of participants connected to a network using email and/or ftp. Knight teaches a user interface that facilitates user interactions with an online message board. Lynch teaches buddy icons for instant messaging. As amended, claims 1, 23, and 28 recite that "a digital media artifact comprises a story" and that "a percentage contribution by each users is calculated based at least in part on the number of story elements of the digital media artifact contributed by each user." Neither Hanson et. al., Fielding et. al., Lynch, nor Knight teach or recite calculating a percentage contribution based on a number of story elements contributed by a user. It is therefore believed that claims 1, 23, and 28 are allowable. Claims 2-18, and 21 depend from claim 1 and claims 24-26 depend from claim 23, it is therefore believed that these claims are allowable as well.

Reconsideration of the application and allowance of all claims are respectfully requested based on the preceding remarks. If at any time the Examiner believes that an interview would be helpful, please contact the undersigned.

Respectfully submitted,

Dated: 5/23/2006



Terrence L. Wong
Registration No. 55,741
V 408-973-2578
F 408-973-2595

VAN PELT, YI & JAMES LLP
10050 N. Foothill Blvd., Suite 200
Cupertino, CA 95014